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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/686,967	10/16/2003	Channing K. Barringer	60655.2600	8084
	7590 03/15/201 r L.L.P. (AMEX)	EXAMINER		
ONE ARIZONA	A CENTER	LONG, FONYA M		
400 E. VAN BU PHOENIX, AZ	JREN STREET 85004-2202		ART UNIT	PAPER NUMBER
			3689	
			NOTIFICATION DATE	DELIVERY MODE
			03/15/2011	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

HSOBELMAN@SWLAW.COM DMIER@SWLAW.COM JESLICK@SWLAW.COM

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/686,967	BARRINGER ET AL.		
Examiner	Art Unit		
FONYA LONG	3689		

		FONYA LONG	3689				
The MAILIN	NG DATE of this communication appe	ears on the cover sheet with the c	correspondence add	ress			
THE REPLY FILED 16	February 2011 FAILS TO PLACE THIS	APPLICATION IN CONDITION FO	R ALLOWANCE.				
1. The reply was filed application, applic application in con-	d after a final rejection, but prior to or on cant must timely file one of the following dition for allowance; (2) a Notice of Appe amination (RCE) in compliance with 37 C	the same day as filing a Notice of a replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request			
<u> </u>	reply expiresmonths from the mailing	g date of the final rejection.					
no event, howe	reply expires on: (1) the mailing date of this A ever, will the statutory period for reply expire la : If box 1 is checked, check either box (a) or (ater than SIX MONTHS from the mailing	g date of the final rejection	n.			
	THE FINAL REJECTION. See MPEP 706.07(1		THE THE ET WAS TH				
have been filed is the date under 37 CFR 1.17(a) is ca set forth in (b) above, if ch	e obtained under 37 CFR 1.136(a). The date of the purposes of determining the period of extending a contract of the second actual actua	tension and the corresponding amount shortened statutory period for reply origi than three months after the mailing dat	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as			
	peal was filed on A brief in comp	liance with 37 CFR 41 37 must be	filed within two months	s of the date of			
filing the Notice of	f Appeal (37 CFR 41.37(a)), or any exter has been filed, any reply must be filed wi	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the				
3. X The proposed an	nendment(s) filed after a final rejection, b	out prior to the date of filing a brief.	will not be entered be	cause			
	new issues that would require further cor						
(b) They raise t	the issue of new matter (see NOTE below	w);					
appeal; and				ne issues for			
(d) 🔲 They presei	nt additional claims without canceling a c	corresponding number of finally reje	ected claims.				
interface is	ne proposed amendments for claims 1, 4 s coupled to the distinct second media so 116 and 41.33(a)).						
	s are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Co	mpliant Amendment (I	PTOL-324).			
5. Applicant's reply	has overcome the following rejection(s):	:					
6. Newly proposed non-allowable claim	or amended claim(s) would be all im(s).	lowable if submitted in a separate,	timely filed amendmer	nt canceling the			
how the new or ar	appeal, the proposed amendment(s): a) [mended claims would be rejected is proviculation(s) is (or will be) as follows:		l be entered and an ex	xplanation of			
Claim(s) allowed:							
Claim(s) objected Claim(s) rejected:							
	n from consideration:						
AFFIDAVIT OR OTHER							
8. The affidavit or ot because applican	her evidence filed after a final action, bu t failed to provide a showing of good and esented. See 37 CFR 1.116(e).						
entered because showing a good a	her evidence filed after the date of filing the affidavit or other evidence failed to o and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appea and was not earlier presented. Se	al and/or appellant fails see 37 CFR 41.33(d)(1)	s to provide a).			
10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached.							
	NSIDERATION/OTHER reconsideration has been considered but n Sheet	t does NOT place the application ir	condition for allowand	ce because:			
	n Sheet. ed Information <i>Disclosure Statement</i> (s). ((PTO/SB/08) Paper No(s)					
/Janice A. Mooneyh Supervisory Patent B	nam/ Examiner, Art Unit 3689	/FONYA LONG/ Examiner, Art Unit 3689					

Continuation of 11. does NOT place the application in condition for allowance because: Applicant's arguments have been reconsidered but are not persuasive. As per Claims 1, 30, and 31, Applicant argues that the Remillard and Von Kohorn combination fails to disclose "wherein the proposed strategy is based on the marketing information and the additional marketing information." Examiner respectfully disagrees. Examiner asserts Von Kohorn discloses (Abstract, Col. 41, Line 43-Col. 42, Line 12) one or more members of a remote audience responding to a situation presetation in the televison program by entering a response (i.e. proposed strategy) on a keyboard, wherein the responses relate to merchandise being advertised (i.e. marketing information). Applicant also argues that the Remillard and Von Kohorn combination fails to disclose "presenting additional marketing information." Examiner respectfully disagrees. Examiner asserts Remillard discloses (Col. 5, Line 62-Col. 6, Line 21, discloses a user requesting additional information regarding an advertised product via an electonic device, where the host computer provides the information.